1	John P. Aldrich, Esq.		
	Nevada Bar No. 6877		
2	Catherine Hernandez, Esq.		
	Nevada Bar No. 8410		
3	ALDRICH LAW FIRM, LTD.		
	7866 West Sahara Avenue		
4	Las Vegas, NV 89117		
	Telephone: (702) 853-5490		
5	Facsimile: (702) 227-1975		
	Attorneys for Plaintiff		
6	LINUTED OF A TEO DIG	CTDICT COURT	
7	UNITED STATES DIS	STRICT COURT	
′	DISTRICT OF NEVADA		
8			
	MEDARC, LLC, as Collection Agent for	CASE NO.: 2:21-cv-00286-GMN-NJK	
9	Jeffrey H. Mims, Trustee of the Liquidating		
	Trust of Revolution Monitoring, LLC,		
10	Revolution Monitoring Management, LLC, and		
	Revolution Neuromonitoring, LLC,	STIPULATION AND ORDER TO	
1		EXTEND DEADLINE TO RESPOND	
	Plaintiff,	TO MOTION TO DISMISS [ECF NO.	
12		7] (FIRST REQUEST)	
	VS.		
13	LINER INIC CHICCEGGOD TO		
	UMR, INC. SUCCESSOR TO		
14	COMMONWEALTH ADMINISTRATORS,		
15	LLC, a Wisconsin limited liability company; WPS, a Wisconsin corporation; CARE		
	IMPROVEMENT PLUS GROUP		
16	MANAGEMENT, LLC, a Texas limited		
	liability company; TRIWEST HEALTHCARE		
17	ALLIANCE CORP., an Arizona corporation;		
,	CULINARY HEALTH FUND		
18	ADMINISTRATIVE SERVICES, LLC, a		
	Nevada limited liability company; BOON-		
9	CHAPMAN BENEFIT ADMINISTRATORS,		
	INC., a Texas corporation; HEALTH PLAN OF		
20	NEVADA INC., a Nevada corporation;		
	SIERRA HEALTH AND LIFE INSURANCE		
21	COMPANY, INC., a Nevada corporation;		
	TEACHERS HEALTH TRUST, a Nevada		
22	corporation; TELLIGEN INC, an Iowa		
23	corporation; LAS VEGAS METROPOLITAN POLICE DEPARTMENT HEALTH AND		
23	WELFARE TRUST, a Nevada corporation;		
,4	WELLAKE TROST, a Nevaua corporation,		

1 SOUTHWEST SERVICE ADMINISTRATORS INC, a Tennessee 2 corporation; LOOMIS BENEFITS, INC., a Nevada corporation; DOES 1-10, inclusive; and ROE CORPORATIONS 1-10, inclusive, 3 4 Defendants. 5 6 IT IS HEREBY STIPULATED AND AGREED BY AND BETWEEN Plaintiff 7 MEDARC, LLC, as Collection Agent for Jeffrey H. Mims, Trustee of the Liquidating Trust of 8 Revolution Monitoring, LLC, Revolution Monitoring Management, LLC, and Revolution 9 Neuromonitoring, LLC ("Plaintiff") and Defendants UMR, Inc., CARE Improvement Plus Group 10 Management, LLC, HealthPlan of Nevada Inc., and Sierra Health and Life Insurance Company, 11 Inc. (collectively "Defendants") (collectively "the Parties"), by and through their undersigned 12 counsel, to extend the deadline for Plaintiff to respond to Defendants' Motion to Dismiss 13 ("Motion") (ECF No. 7) by 14 days from March 12, 2021 to March 26, 2021. The Motion was 14 filed on February 26, 2021. This is the first stipulation for an extension of time to respond to the 15 Motion. This request is not intended to cause delay or prejudice any party. 16 NOW, THEREFORE, IT IS STIPULATED AND AGREED by and between the 17 Parties that the time for Plaintiff to respond to Defendants' Motion to Dismiss is extended to 18 March 26, 2021. 19 /// 20 /// 21 /// 22 ///

23

24

///

1	Dated this 4 <sup>th</sup> day of March, 2021.	Dated this 4 <sup>th</sup> day of March, 2021.
2	ALDRICH LAW FIRM, LTD.	WEINBERG, WHEELER, HUDGINS GUNN & DIAL, LLC
3	/s/ John P. Aldrich	
4	John P. Aldrich, Esq. Nevada Bar No. 6877	<u>/s/ Ryan T. Gormley</u> Ryan T. Gormley
_	Catherine Hernandez, Esq.	Nevada Bar No. 13494
5	Nevada Bar No. 8410 7866 West Sahara Avenue	6385 South Rainbow Blvd., Suite 400 Las Vegas, NV 89118
6	Las Vegas, NV 89117	(702) 938-3838
7	Telephone: (702) 853-5490 Facsimile: (702) 227-1975	Andrew G. Jubinsky (pro hac vice pending)
8	Attorneys for Plaintiff	Texas Bar No. 11043000  Don Colleluori (pro hac vice forthcoming)
0		Texas Bar No. 4581950
9		Amber D. Reece (pro hac vice forthcoming) Texas Bar No. 24079892
10		FIGARI + DAVENPORT, LLP
11		901 Main Street, Suite 3400 Dallas, TX 75202
		(214) 939-2000
12 13		Attorneys for Defendants UMR, Inc. Successor to Commonwealth Administrators
14		LLC; CARE Improvement Plus Group Management, LLC; HealthPlan of Nevado Inc.; and Sierra Health and Life Insurance
15		Company, Inc.
16		
		<u>ORDER</u>
17		
18		IT IS SO ORDERED.
19		Dated this 4 day of March, 2021.
20		
21		Weil
22		Gloria M. Navarro, District Judge UNITED STATES DISTRICT COURT
23		S. T. J. S. J. T. L. S. D. S. T. C. COOK!
24		
<b>∠</b> ⊤	1	

1	Respectfully submitted by:
2	ALDRICH LAW FIRM, LTD.
3	/s/ John P. Aldrich John P. Aldrich, Esq.
4	Nevada Bar No. 6877 Catherine Hernandez, Esq.
5	Nevada Bar No. 8410 7866 West Sahara Avenue
6	Las Vegas, Nevada 89117 Attorneys for Plaintiff
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	